III. And be it enacted, That the clerks of the faid courts shall and they are CHAP. hereby directed to make out such certificates, with the several sums so due expressed in words at length; and the said clerks shall return to the general assem- make out cerbly of Maryland, on or before the twentieth day of November in each year, a tificates, &c. true and accurate account of the amount of all certificates so as aforesaid by them issued.

IV. And be it enacted, That from and after the first day of January next, Allowance to there shall be allowed to each grand and petit juryman attending the several jurymen, &c. county courts, and each petit juryman attending the orphan courts, in this state, the sum of one dollar and thirty-three cents. for each and every day such grand and petit juryman shall attend for the discharge of his duty as such, to be allowed, assessed and levied, in the several and respective counties of this state in the same manner as the allowances to jurymen have heretofore been affested and levied.

V. And be it enacted, That from and after the first day of January next, there To witnesses shall be allowed to each witness attending the general court on the western and to the general court. eastern shores of this state the sum of one dollar and fifty cents for each and every day such witness shall attend for the discharge of his duty, besides itinerant charges.

VI. and be it enacted, That from and after the first day of January next, And to the there shall be allowed to each witness attending the county or orphan courts of &c. this state the sum of one dollar for each and every day such witness shall attend for the discharge of his duty, besides itinerant charges to be allowed to witnesses coming from other counties.

VII. And be it enacted, That all laws heretofore passed, whereby any other Former laws allowance is directed to be made to any juryman or witness for his attendance as repealed, &c. aforesaid, be and the same are hereby repealed, so far as the same shall be repugnant to, or in any manner inconsistent with, the provisions contained in this act.

VIII. Be it enasted, That from and after the first day of January next, Allowance to there shall be allowed to each grand and petit juryman attending Allegany county jurors in Allegany county court, and each petit juryman attending the orphane court in Allegany county, ty, &c. the sum of one dollar for each and every day such grand and petit juryman shall attend for the discharge of his duty as such, to be allowed, assessed and levied, in faid county, in the same manner as allowances to jurymen have heretofore been affested and levied, any thing in this act to the contrary notwithstanding.

IX. This act to continue and be in force till the twentieth day of October, Duration. one thousand seven hundred and ninety seven, and until the end of the next session of assembly that shall happen thereaster.

## C H A P. XXXIV.

A Supplement to the act, entitled, An act directing the proceed- Paffed December 30. ings against persons guilty of fornication.

HEREAS it frequently happens that the fathers of illegitimate Preamble. children neglect to provide maintenance for such children, whereby they become chargeable to the county before any process can issue to indemnify the county from fuch charge, and such remedy, under the existing laws of this state, is frequently attended with considerable delay; therefore,

II. Be it emaited, by the General Assembly of Maryland, That any one Justice, on justice of the peace within this state is hereby authorised and required, upon the application, to issue an application of the mother of any illegitimate child, or any other person or per- order, &c. fons to whose custody such child may have been committed to be maintained, verified by the oath, or affirmation, as the case may be, of such mother or other person, that he, she or they, have not received any sum or sums of money from